## REMARKS

In the final Office Action of July 19, 2006, several claims were indicated to be allowable. In this Amendment After Final, Applicants are taking the actions indicated by the Examiner to place this application in condition for allowance. Specifically, Applicants are submitting the appropriate terminal disclaimer and fee to overcome the obviousness-type double patenting rejections. Applicants are also amending the appropriate dependent claims to rewrite them in independent form. In that regard, Applicants note that allowable Claims 15, 16, 28, and 33 are multiple dependent claims. Those claims have been rewritten to include the elements of the first-listed independent claim, and new Claims 88-91 have been added to correspond to those claims rewritten with the second-listed dependent claim.

It should be noted that these amendments are being made merely to expedite the prosecution of this application and should not be interpreted as Applicants acquiescing to the outstanding rejections. Indeed, Applicants intend on filing a continuation application to pursue the subject matter of at least some of the cancelled claims and/or claims in their pre-amended form.

In view of the above amendments and in view of the Examiner's indication of allowability, Applicants respectfully submit that Claims 3, 7, 15, 16, 21, 24, 28, 29, 33, 37-51 and 88-91 are in condition for allowance. If there are any questions concerning this Amendment

After Final, the Examiner is invited to contact the undersigned attorney at (312) 321-4719.

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Respectfully submitted,

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